

REMARKS

This Rule 312 Amendment is being filed to include ~~-and--~~ between "phase" "distance" in Claim 9 a) iv) as made in the Rule 116 Amendment filed August 25, 2005 and to provide a reference to the International Application.

In response to Examiner's statement of reasons for allowance, Applicants wish to make the following corrections.

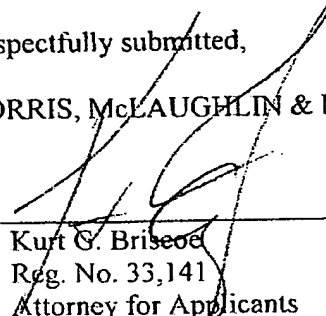
Claims 3-5 and 9 are drawn to a continuous and selective inclusion separation method comprising a reaction system which has at least two liquid-liquid interfaces between ~~an-a first~~ organic phase of raw material containing at least one compound to be separated and an aqueous phase of inclusion-complexing agent and between the aqueous phase and a second organic phase of extraction solvent; stirring at least a part of the first organic phase and at least a part of the aqueous phase to form oil droplets comprising the raw material in the aqueous phase wherein there is formed at least one inclusion complex and an aqueous phase of inclusion-complexing agent, and stirring at least a part of the second organic phase and at least a part of the aqueous phase to form oil droplets comprising said at least one compound separated from said at least one inclusion complex, wherein a diaphragm is provided in said aqueous phase to prevent said two or more organic phases in respective oil droplet forms from mixing with each other.

Favorable action is respectfully solicited.

Respectfully submitted,

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Page 6

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